CONFIRMATION PCT

REQUEST

The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty.

For receiving Office CONFINATION	
PCT EP 2001/00306(1 10
23. 03. 2004 International Filing Date 2 3 MAR 2004	
EUROPEAN PATENT OFFICE PCT INTERNATIONAL APPLICATION Name of receiving Office and "PCT International Application"	

	Applicant's or agent's (if desired) (12 charact	file reference ers maximum)	SJW/6915 WO			
Box No. I TITLE OF INVENTION						
Comestibles containing Isomaltulose and Trehalose for sustained carbohydrate energy release and reduced glycemic/insulinemic responses, and for preserving osmolality						
	is also inventor					
Name and address: (Family name followed by given name; for a legal enti The address must include postal code and name of country. The country of the Box is the applicant's State (that is, country) of residence if no State of residence	ne address indicated in this	Telephone No.				
Cerestar Holding B.V.	•	Facsimile No.				
Nijverheidsstraat 1 PO Box 9		Teleprinter No.				
4551 LA Sas van Gent						
Netherlands		Applicant's reg	istration No. with the Office			
State (that is, country) of nationality:	State (that is, cou.try)	of residence:				
NL This person is applicant all designated all designated	NL States avecant	the Tiele 1 Green				
This person is applicant all designated for the purposes of:		the United States of America only	the States indicated in the Supplemental Box			
Box No. III FURTHER APPLICANT(S) AND/OR (FURTH	ER) INVENTOR(3)					
Name and address: (Family name followed by given name; for a legal entit The address must include postal code and name of country. The country of the Box is the applicant's State (that is, country) of residence if no State of residenc	e address indicated in : 2is	This person is:	unt only			
BROUNS, Fredericus, Johannes, Petrus, He	nricus		· ·			
Sibberkerkstraat 38		applicant and inventor				
NL-6301 AW Sibbe-Valkenburg The Netherlands		invento marked	or only (If this check-box is l, do not fill in below.)			
The Netherlands		Applicant's regi	stration No. with the Office			
State (that is, country) of nationality: NL	State (that is, country)	of residence:				
This person is applicant all designated all designated	States except t	he United States	the States indicated in			
for the purposes of: States the United State Further applicants and/or (further) inventors are indicated on		of America only	the Supplemental Box			
Box No. IV AGENT OR COMMON REPRESENTATIVE;		CORRESPOND	ENCE			
The person identified below is hereby/has been appointed to act on of the applicant(s) before the competent International Authorities at		igent	common representative			
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.) Telephone No. +44(0)117 9226007						
WILKINSON, Stephen John		Facsimile No.				
Stevens, Hewlett & Perkins		+44(0)117	9226009			
1 St Augustine's Place	Teleprinter No.					
Bristol BS1 4UD						
United Kingdom		Agent's registrat	ion No. with the Office			
Address for correspondence: Mark this check-box where no agent or common representative is/has been appointed and the space above is used instead to indicate a special address to which correspondence should be sent.						

				2	1
C.	aat	No		2	
211	CCL	110			

Continuation of Box No. III FURTHER APPLICANT(S) AND/OR (FURTHER) INVENTOR(S)						
If none of the following sub-boxes is used, this sheet should						
Name and address: (Family name followed by given name; for a legal The address must include postal code and name of country. The country Box is the applicant's State (that is, country) of restdence if no State of rest SIMON, Jacques, Georges, Denis, Cénéré	applicant only					
11, rue Brissard F-92140 Clamart France	applicant and inventor inventor only (If this check-box is marked, do not fill in below.)					
	Applicant's registration No. with the Office					
State (that is, country) of nationality: FR	State (that is, country) of residence: FR					
This person is applicant all designated all designated the United	the United States the States indicated in the States of America only the Supplemental Box					
Name and address: (Family name followed by given name; for a legal of The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of residence if no State of the Stat	of the address indicated in this					
Desglam	Applicant's registration No. with the Office					
State (that is, country) of nationality: FR	State (that is, country) of residence: BE					
This person is applicant for the purposes of: all designated all designated the United	ted States except States of America the United States of America only the States indicated in the Supplemental Box					
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of re	the address indicated in this					
State (that is, country) of nationality: BE	State (that is, country) of residence: BE					
	the United States States of America the United States of America only the States indicated in the Supplemental Box					
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of reside	the address indicated in this					
State (that is, country) of nationality:	State (that is, country) of residence:					
	d States except the United States the States indicated in the Supplemental Box					
Further applicants and/or (further) inventors are indicated on another continuation sheet.						

Sheet No. ...3....

Box No. V DESIGNATIONS						
The filing of this request constitutes under Rule 4.9(a), the designation of all Contracting States bound by the PCT on the international filing date, for the grant of every kind of protection available and, where applicable, for the grant of both regional and national patents.						
However,						
DE Germany is not d	esignated for any kind of nation	onal protection				
KR Republic of Kore	a is not designated for any kin	nd of national protection				
RU Russian Federation	n is not designated for any k	ind of national protection				
the national law, of an earlie	be used to exclude (irrevocable or national application from w or in these and certain other St	hich priority is claimed. S	ned in order to avoid the lee the Notes to Box No. 1	ceasing of the effect, under V as to the consequences of		
Box No. VI PRIORITY	CLAIM					
The priority of the following	earlier application(s) is hereb	y claimed:				
Filing date	Number	v	Vhere earlier application	is:		
of earlier application (day/month/year)	of earlier application	national application: country or Member of WTO	regional application:* regional Office	international application: receiving Office		
item (1) 24 March 2003 ("24/03/2003")	03251833.4		EP			
item (2) 23 July 2003 (23/07/2003	03254634.0		EP			
item (3)						
Further priority claims	are indicated in the Supplemen	ntal Box.				
The receiving Office is reque the earlier application was fit above as:	sted to prepare and transmit to led with the Office which for th	the International Bureau and purposes of this internat	a certified copy of the ear ional application is the re	rlier application(s) (only if ecciving Office) identified		
all items ite	em (1)	item (3)	other, se	e Supplemental Box		
* Where the earlier application Industrial Property or one M	on is an ARIPO application, in ember of the World Trade Ory	dicate at least one country ganization for which that e	party to the Paris Conve arlier application was fil	ntion for the Protection of ed (Rule 4.10(b)(ii)):		
Box No. VII INTERNAT	IONAL SEARCHING AUT	HORITY				
international search, indicate	arching Authority (ISA) (if tw the Authority chosen; the two-	vo or more International Se letter code may be used):	earching Authorities are o	competent to carry out the		
ISA / .EP						
Request to use results of ea International Searching Author	rlier search; reference to th ority):	at search (if an earlier sea	arch has been carried out	t by or requested from the		
Date (day/month/year) 21/08/2003 12/01/2004	Numbe 032518 032546	33 EP				
Box No. VIII DECLARATIONS						
The following declarations are contained in Boxes Nos. VIII (i) to (v) (mark the applicable Number of declarations and indicate in the right column the number of each type of declaration):						
Box No. VIII (i)	Declaration as to the identity	of the inventor	•	:		
Box No. VIII (ii)	Box No. VIII (ii) Declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent :					
Box No. VIII (iii)	Box No. VIII (iii) Declaration as to the applicant's entitlement, as at the international filing date, to claim the priority of the earlier application :					
Box No. VIII (iv) Declaration of inventorship (only for the purposes of the designation of the United States of America): 4						
Box No. VIII (v)	Declaration as to non-prejud	dicial disclosures or excep	tions to lack of novelty	:		

Box No. VIII (iv) DECLARATION: INVENTORSHIP (only for the purposes of the designation of the United States of America)

The declaration must conform to the following standardized wording provided for in Section 214; see Notes to Boxes Nos. VIII, VIII (i) to (v) (in general) and the specific Notes to Box No.VIII (iv). If this Box is not used, this sheet should not be included in the request.

Declaration of inventorship for the purposes of the design	o (Rules 4.17(iv) and 51 <i>bis</i> .1(a)(iv)) ation of the United States of America:
I hereby declare that I believe I am the original, first and sole (is listed below) inventor of the subject matter which is claimed	if only one inventor is listed below) or joint (if more than one inventor d and for which a patent is sought.
This declaration is directed to the international application of	which it forms a part (if filing declaration with application).
to Rule 26ter).	T/ (if furnishing declaration pursuant
I hereby declare that my residence, mailing address, and citize	enship are as stated next to my name.
of said application. I have identified in the request of said applicated in the request of said applicated I have identified below, under the heading "Prior Applicated Organization, day, month and year of filing, any application for States of America, including any PCT international application chaving a filing date before that of the application on which for	
Prior Applications: EP. 03251833.4. 24 EP 03254634.0 23	March 2003 July 2003
	at is known by me to be material to patentability as defined by s, material information which became available between the filing date f the continuation-in-part application.
are believed to be true; and further that these statements were	wledge are true and that all statements made on information and belief made with the knowledge that willful false statements and the like so ection 1001 of Title 18 of the United States Code and that such willful or any patent issued thereon.
Name: BROUNS, Fredericus, Johannes, F	Petrus, Henricus
Residence: Sibbe-Valkenburg, The Netherland (city and either US state, if applicable, or country)	ds
Mailing Address: Sibberkerkstraat 38, NL-6301 AW	Sibbe-Valkenburg, The Netherlands
Citizenship: Dutch	
Inventor's Signature:	or (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the
SIMON, Jacques, Georges, Denis,	Cénéré
Residence:	
Mailing Address:11 rue Brissard, .F-92140 Clamart,	France
Citizenship: French	
Inventor's Signature:	or (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the

This declaration is continued on the following sheet, "Continuation of Box No. VIII (iv)".

Sheet	No.	_		5

The declaration must conf	CLARATION: NON-PREJUDICIAL DISCLOSURES OR EXCEPTIONS TO LACK OF NOVELT form to the standardized wording provided for in Section 215; see Notes to Boxes Nos. VIII, VIII (i) to (v) (in genera Box No.VIII (v). If this Box is not used, this sheet should not be included in the request.					
Declaration as to non-prejudicial disclosures or exceptions to lack of novelty (Rules 4.17(v) and 51bis.1(a)(v)):						
"Continuation of	Box No. VIII (iv)"					
Name:	BONNET, Didier, Charles, Robert					
Residence:	Uccle, Belgium					
	4 Clos du Abbé Froidure, B-1180 Uccle, Belgium					
Citizenship:	French					
Inventors's signa	tureDate					
Name:	VANHEMELRIJCK, Jozef, Guido, Roza					
Residence:	Meise, Belgium					
Mailing Address:	Landbeekstraat 10, B-1860 Meise, Belgium					
Citizenship:	Belgian					
Inventor's signatu	re Date					
•						
	·					
This declaration is con	atinued on the following sheet, "Continuation of Box No. VIII (v)".					

Sheet No.			6	ì
SHEEL INU.		٠		

Box No. IX CHECK LIST; LANGUAGE OF FILING					
This international application contains: (a) in paper form, the following number of sheets: This international application is accompanied by the following item(s) (mark the applicable check-boxes below and indicate in of item right column the number of each item):					
request (including	1. 🛣 fee calculation sheet	:			
declaration sheets) : 6	2. original separate power of attorney	:			
description (excluding sequence listing and/or	3. original general power of attorney	:			
tables related thereto) : 16	4. Copy of general power of attorney; reference number, if any:				
claims : 4	5. statement explaining lack of signature	:			
abstract : 1 drawings : 2	6. priority document(s) identified in Box No. VI as	•			
	ıtem(s):	:			
Sub-total number of sheets : 29 sequence listing :	7. Itranslation of international application into (language):				
tables related thereto :	8. separate indications concerning deposited microorganism	:			
(for both, actual number of	or other biological material	:			
sheets if filed in paper form, whether or not also filed in	9. sequence listing in computer readable form (indicate type and number of carriers)				
computer readable form; see (c) below) —————	(i) Copy submitted for the purposes of international search under				
Total number of sheets : 29	Rule 13ter only (and not as part of the international application):			
(b) only in computer readable form (Section 801(a)(i))	(ii) (only where check-box (b)(i) or (c)(i) is marked in left column) additional copies including, where applicable, the copy for the purposes of international search under Rule 13ter	:			
(i) sequence listing	(iii) together with relevant statement as to the identity of the copy or copies with the sequence listing mentioned in left column				
(ii) ☐ tables related thereto (c) ☐ also in computer readable form	10. \(\square\) tables in computer readable form related to sequence listing	;			
(Section 801(a)(ii))	(indicate type and number of carriers)				
(i) sequence listing	 (i) Copy submitted for the purposes of international search under Section 802(b-quater) only (and not as part of the international 				
(ii) ☐ tables related thereto Type and number of carriers (diskett 2,	application)	:]			
CD-ROM, CD-R or other) on which are contained the	 (ii) (only where check-box (b)(ii) or (c)(ii) is marked in left column) additional copies including, where applicable, the copy for the purposes of international search under Section 802(b-quater) 				
sequence listing:	(iii) LI together with relevant statement as to the identity of the copy or	·			
tables related thereto:	copies with the tables mentioned in left column 11. other (specify): Covering letter	:			
(additional copies to be indicated unde items 9(ii) and/or 10(ii), in right colum :)	The other (specify). Advising loads.	:			
Figure of the drawings which should accompany the abstract:	Language of filing of the international application: English				
Box No. X SIGNATURE OF APPLICANT	, AGENT OR COMMON REPRESENTATIVE				
Next to each signature, indicate the name of the person sign	ing and the capacity in which the person signs (if such capacity is not obvious from reading th	e request).			
WILKINSON Stephen John 23/3/04					
	For receiving Office use only				
Date of actual receipt of the purported international application:	(23. 03. 2004) 2.3 MAR 2004 2. Drawin	Ĭ			
3. Corrected date of actual receipt due to later but timely received papers or drawings completing the purported international application:					
Date of timely receipt of the required corrections under PCT Article 11(2):					
5. International Searching Authority (if two or more are competent): ISA / 6. Transmittal of search copy delayed until search fee is paid					
For International Bureau use only					
Date of receipt of the record copy by the International Bureau:					

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	PCT
To: STEVENS HEWLETT & PERKINS Attn. Wilkinson, Stephen John 1 St. Augustine's Place Bristol BS1 4UD UNITED KINGDOM 2 JUN 2004	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION (PCT Rule 44.1)
The state of the s	Date of mailing (day/month/year) 28/06/2004
Applicant's or agent's file reference	
SJW/6915 WO	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/EP2004/003064	International filing date (day/month/year) 23/03/2004
Applicant CERESTAR HOLDING B.V.	
Where? Directly to the International Bureau of WIPO, 34 1211 Geneva 20, Switzerland, Far For more detailed instructions, see the notes on the accor 2. The applicant is hereby notified that no international search Article 17(2)(a) to that effect and the written opinion of the in 3. With regard to the protest against payment of (an) addition	sof the International Application (see Rule 46): nally 2 months from the date of transmittal of the details, see the notes on the accompanying sheet. chemin des Colombettes scimile No.: (41–22) 740.14.35 mpanying sheet. report will be established and that the declaration under ternational Searching Authority are transmitted herewith. nal fee(s) under Rule 40.2, the applicant is notified that: a transmitted to the International Bureau together with the est and the decision thereon to the designated Offices. licant will be notified as soon as a decision is made. e international application will be published by the publication, a notice of withdrawal of the international preau as provided in Rules 90 bis.1 and 90 bis.3, respectively, all publication. written opinion of the International Searching Authority to the such comments to all designated Offices unless an established. These comments would also be made available to lity date. the designated Offices, a demand for international preliminary entry into the national phase until 30 months from the priority inthin 20 months from the priority date, perform the prescribed des. (or later) will apply even if no demand is filed within 19
Guide, Volume II, National Chapters and the WIPO Internet site.	
Name and mailing address of the International Searching Authority	Authorized officer

Maria Cajide

European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international polication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been its filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
 claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11,"
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claim." 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 - "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims: 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statemen under article 19(1)" (Rule 46.4)

The amend nents may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: see form PCT/ISA/220				PCT
				TTEN OPINION OF THE DNAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis</i> .1)
			Date of mailing (day/month/year)	see form PCT/ISA/210 (second sheet)
1 ' '	licant's or agent's file form PCT/ISA/2		FOR FURTHER See paragraph 2 be	
1	rnational application TÆP2004/00306		ng date (day/month/year)	Priority date (day/month/year) 24.03.2003
1		ssification (IPC) or both national clas 09, A23L1/236, A23L2/60, A6		
1	licant RESTAR HOLD	ING B.V.		•
1.	This opinion c	ontains indications relating to	the following items:	
	⊠ Box No. I	Basis of the opinion		
	☑ Box No. II	Priority		·
	☑ Box No. III	•	with regard to novel y, inven	tive step and industrial applicability
	☐ Box No. IV	Lack of unity of invention		
	Box No. V	Reasoned statement under Ruapplicability; citations and expl		to novelty, inventive step or industrial atement
	☐ Box No. VI	Certain documents cited		
	☐ Box No. VII	Certain defects in the internati	onal application	
!	☐ Box No. VIII	Certain observations on the in	ternational application	
2.	FURTHER ACT	ION	•	
	written opinion of the applicant ch	of the International Preliminary E ooses an Authority other than th reau under Rule 66 1 <i>bis</i> (b) that v	xamining Authority ("IPEA") is one to be the IPEA and th	rill usually be considered to be a . However, this does not apply where the chosen IPEA has notifed the national Searching Authority
	submit to the IP	EA a written reply together, when a date of mailing of Form PCT/IS:	re appropriate, with amendn	e IPEA, the applicant is invited to nents, before the expiration of three on of 22 months from the priority date,
	For further option	ns, see Form PCT/ISA/220.		
3.	For further deta	ils, see notes to Form PCT/ISA/2	20.	
Nan	ne and mailing addre	ess of the ISA:	Authorized Officer	,nes Pelagy.

European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016

De Jong, E

Telephone No. +31 70 340-3849



JC20 Rec'd PET/PTO 2 3 SEP 2009

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/003064

	Box	No. I Basis of the opinion					
1.	With regard to the language , this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item.						
		This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).					
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:						
	a. type of material:						
		a sequence listing					
		table(s) related to the sequence listing					
	b. format of material:						
		in written format					
		in computer readable form					
	c. time of filing/furnishing:						
☐ contained in the international application as filed.							
		filed together with the international application in computer readable form.					
		furnished subsequently to this Authority for the purposes of search.					
3.	I	n addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.					
4.	Additional comments:						

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/003064

	Вох	No. II	Priority				
1.	lowing document has not been furnished:						
		\boxtimes	copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).				
			translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).				
			quently it has not been possible to consider the validity of the priority claim. This opinion has neless been established on the assumption that the relevant date is the claimed priority date.				
2.		☐ This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.					
3.	Additional observations, if necessary:						

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/003064

Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
Th	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:						
	the entire international application,						
\boxtimes	claims Nos. 22 (partly)						
be	because:						
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):						
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):						
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.						
⊠	no international search report has been established for the whole application or for said claims Nos. 22 (partly)						
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:						
	the written form		has not been furnished				
			does not comply with the standard				
	the computer readable form		has not been furnished				
			does not comply with the standard				
	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.						
	☐ See separate sheet for further details						

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Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-4,10-24

No:

No:

Claims

5-9

Inventive step (IS)

Yes: Claims

Claims

1-24

Industrial applicability (IA)

Yes: Claims

1-24

No: Claims

2. Citations and explanations

see separate sheet

JC20 Rec'd PCT/PTO 2 3 SEP 2009

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/EP2004/003064

Re Item III.

Use claim 22 encompasses in it's broader scope therapeutic methods. No search was carried out on this part (Rule 39.1(iv) PCT - Method for treatment of the human or animal body by therapy) and no preliminary examination will be carried out (Rule 67.1(iv) and Article 34(4)(a)(I) PCT).

Re Item V.

- 1. Reference is made to the following documents:
 - D1: DATABASE WPI Section Ch, Week 198750 Derwent Publications Ltd., London, GB; Class D13, AN 1987-352938 XP002007706 & JP 62 257346 A (LOTTE CO L TD) 9 November 1987 (1987-11-09)
 - D2: DATABASE WPI Section Ch, Week 200326 Derwent Publications Ltd., London, GB; Class B05, AN 2001-615011 XP002266619 & KR 355 846 B (BIONGENE CO LTD) 18 October 2002 (2002-10-18)
 - D3: EP-A-0 739 986 (HAYASHIBARA BIOCHEM LAB) 30 October 1996 (1996-10-30)
 - D4: WO 03/022288 A (SASAKI HAJIME; KUME HISAE (JP); MIZUMOTO KENJI (JP); MEIJI DAIRIES CO) 20 March 2003 (2003-03-20)
 - D5: WO 96/08979 A (QUADRANT HOLDINGS CAMBRIDGE ; KAMPINGA JAPP (GB); COLACO CAMILO ANTHON) 28 March 1996 (1996-03-28)
 - D6: GB-A-2 356 788 (BRITISH SUGAR PLC) 6 June 2001 (2001-06-06)
 - D7: EP-A-0 882 408 (HAYASHIBARA BIOCHEM LAB) 9 December 1998 (1998-12-09)
 - D8: GB-A-2 353 934 (BRITISH SUGAR PLC) 14 March 2001 (2001-03-14)
 - D9: DATABASE WPI Section Ch, Week 199737 Derwent Publications Ltd., London, GB; Class D13, AN 1997-396989 XP002251971 & JP 09 173017 A (LOTTE CO LTD) 8 July 1997 (1997-07-08)
 - D10: PATENT ABSTRACTS OF JAPAN vol. 2000, no. 12, 3 January 2001 (2001-01-03) & JP 2000 262216 A (SAPPORO BREWERIES LTD), 26 September 2000 (2000-09-26)
 - D11: PATENT ABSTRACTS OF JAPAN vol. 2000, no. 20, 10 July 2001 (2001-07-10) & JP 2001 069941 A (SHOWA SANGYO CO LTD), 21 March 2001 (2001-03-21)
 - D12: DATABASE WPI Section Ch, Week 198915 Derwent Publications Ltd.,

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International application No.

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London, GB; Class B05, AN 1989-112222 XP002251923 & JP 01 060360 A (MITSUI SEITO KK) 7 March 1989 (1989-03-07)

D13: DATABASE WPI Section Ch, Week 198826 Derwent Publications Ltd.,

London, GB; Class B03, AN 1988-177707 XP002251924 & JP 63 112963 A (MITSUI SUGAR CO LTD) 18 May 1988 (1988-05-18)

D14: DATABASE BIOSIS [Online] BIOSCIENCES INFORMATION

SERVICE, PHILADELPHIA, PA, US; 1985, KAWAI K ET AL:

"CHANGES IN BLOOD GLUCOSE AND INSULIN AFTER AN ORAL

PALATINOSE ADMINISTRATION IN NORMAL SUBJECTS" XP002263919 Database accession no. PREV198682055038

- 2. D1 discloses a fondant-like sugar cream of 60-80% palatinose and 10-20% trehalose. D1 anticipates (Article 33(2) PCT) the subject-matter of claims 5 and 7-9. D2 discloses an incubation medium which contains 30-60% trehalose, 10-30% palatinose (isomaltulose), 5-15% fructose and 5-25% glucose, which anticipates the composition of claims 5 and 6.
- 3. All aspects of the claimed invention were disclosed in the cited documents:
- i. dry composition containing trehalose: D5-D7;
- ii. dry composition containing isomaltulose: D4, D12;
- iii. beverage containing trehalose: D3, D5-D11;
- iv. beverage containing palatinose: D12, D13;
- v. preserving osmolality and storage stability: D3;
- vi. medical use: D4-D6, D8, D9, D12-D14.

As to the combined use of trehalose and palatinose, the application does not mention any effect obtained thanks to the combination of these two. Thus, the effect of trehalose and palatinose together was to be expected and not considered to be inventive (Article 33(3) PCT).